

**04-438 AMERICAN FEDERATION OF GOVT. EMPLOYEES, ET AL. V.
FEDERAL LABOR RELATIONS AUTHORITY**

QUESTIONS PRESENTED

1. Does the *Steelworker Trilogy* apply to FLRA review of arbitration decisions pursuant to collective bargaining agreements of federal employees?
2. If the FLRA overturns an arbitrator's interpretation of a collective bargaining agreement, does the district court have subject matter jurisdiction to restore the arbitration award?